AMENDED IN SENATE JUNE 28, 2000 AMENDED IN SENATE JUNE 12, 2000 AMENDED IN ASSEMBLY MAY 26, 2000 AMENDED IN ASSEMBLY MAY 3, 2000

CALIFORNIA LEGISLATURE-1999-2000 REGULAR SESSION

## **ASSEMBLY BILL**

No. 2315

## Introduced by Assembly Members Mazzoni and Strom-Martin

(Coauthors: Senators Escutia, Polanco, Solis, and Vasconcellos)

February 24, 2000

An act to add Section 1203.15 to the Penal Code, and to add Chapter 6 (commencing with Section 16575) to Part 4 of Division 9 of the Welfare and Institutions Code, relating to children of incarcerated parents.

## LEGISLATIVE COUNSEL'S DIGEST

AB 2315, as amended, Mazzoni. Children of incarcerated parents.

Existing law provides various services for the care of children, including foster care placement, child welfare services, services for children who are exposed to alcohol or drugs or who are HIV positive.

This bill would require the Attorney General and the Secretary of the Health and Human Services Agency to convene a study group within 6 months of enactment of this

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act to include representatives of state and local law enforcement, child welfare and mental health agencies, parents who have been incarcerated, individuals who were minors during periods when a parent was incarcerated, and the courts for the purpose of developing, by December 2001, a model protocol that addresses how best to ensure the temporary and long-term safety, security, and care of children at the time of their parent's arrest, including the role and responsibilities of the arresting officer to make appropriate inquiries and referrals.

The bill would also require the report filed by the probation officer with the court prior to sentencing to include a discussion of whether or not a defendant over 18 years of age has children, and what arrangements exist for the care of the children if the defendant is to be incarcerated. The report shall include the location of the children and their caretakers and would be referred to the County Child Protective Services Agency and the Family Court, when appropriate, for assessment, review, and appropriate disposition. By increasing the duties of local officials, this bill would impose a state-mandated local program.

Additionally, the bill would require the Secretary of the Health and Human Services Agency, the Attorney General, and the Secretary of the Adult and Youth and Adult Correctional Agency to convene the Advisory Committee on the Children of Incarcerated Parents. The committee would be comprised of agency officials from those agencies, as well as representatives from the Department of Education, the Department of Justice, the Judicial Council, visitor center providers, researchers, parents who have been incarcerated, individuals who were minors during periods when a parent was incarcerated, and local law enforcement and child welfare agencies. The committee would be required develop, within one year, recommendations on how provide and target state and local services to children of incarcerated parents and caregivers. By increasing the duties of local officials, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated

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by the state. Statutory provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

The people of the State of California do enact as follows:

SECTION 1. Section 1203.15 is added to the Penal 1 Code, to read:

3 1203.15. The report filed by the probation officer with 4 the court prior to sentencing pursuant to Section 1203 shall include a discussion of whether or not a defendant over 18 years of age has children, and what arrangements exist for the care of a defendant's children if the defendant is to be incarcerated. The report shall include 9 the location of the children and their caretakers. This 10 section of the presentencing report shall be referred to 11 the County Child Protective Services Agency—and the 12 Family Court, when appropriate, for assessment, review, 13 and appropriate disposition.

SEC. 2. Chapter 6 (commencing with Section 16575) 15 is added to Part 4 of Division 9 of the Welfare and Institutions Code, to read:

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## CHAPTER 6. CHILDREN OF INCARCERATED PARENTS

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- 16575. This article shall be known and may be cited as the Children of Incarcerated Parents Act of 2000.
- 16576. The Legislature declares as follows: 22
  - (a) An estimated 80 percent of the 11,600 women in state youth and adult correctional facilities, and the approximately 10,000 women in county jails, are parents.
- Most of these women are single parents who have an

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average of two children. Approximately three-fourths of these women had custody of their children at the time of 3 their arrest.

- (b) About one in five children are present at the time 5 of their parent's arrest, and many of these children are between the ages of three and six years old.
- (c) The children of incarcerated parents may suffer from separation anxiety, fear, and guilt, and may act out by withdrawing or by aggressive behavior. Repeated due to their parent's recidivism 10 separations aggravate these problems.
- (d) The children of incarcerated parents are at risk for 13 poor outcomes in school, mental health and social 14 problems, and juvenile delinquency. There is increasing 15 evidence of intergenerational incarceration.
- (e) Most jurisdictions do not request or collect family 17 information from arrested persons, nor do they have to define official in place responsibilities for addressing the needs of the children of 20 prisoners at the time of arrest or at sentencing.
- 16577. (a) The Attorney General and the Secretary 22 of the Health and Human Services Agency shall jointly 23 convene a study group within six months of enactment of this chapter, to include representatives of state and local 25 law enforcement, child welfare and mental health agencies, parents who have been incarcerated, 27 individuals who were minors during periods when a 28 parent was incarcerated, and the courts. The study group 29 shall develop a model protocol by December 2001 that 30 addresses how best to ensure the temporary long-term safety, security, and care of children at the time parent's arrest. including their the role and responsibilities of the arresting officer to make appropriate inquiries and referrals.
- (b) The study group shall disseminate the model 36 protocol to county boards of supervisors and city councils, and to local law enforcement, judicial, child welfare, and mental health agencies.
- (c) Upon receiving the model protocol, counties shall 39 operating procedures their for identifying,

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locating, and providing appropriate arrangements to ensure the safety, security, and well-being of the minor child of an arrestee, and incorporate any elements of the model protocol that may be missing from those operating 5 procedures.

6 16578. (a) The Secretary of the Health and Human Services Agency, the Attorney General. 8 Secretary of the Adult and Youth Youth and Adult 9 Correctional Agency shall jointly convene the Advisory 10 Committee on the Children of Incarcerated Parents. The advisory committee shall include officials from those 12 agencies and the Department of Justice, as well as 13 representatives from the Department of Education, the 14 Judicial Council, visitor center providers, researchers, 15 parents who have been incarcerated, individuals who 16 were minors during periods when a parent was 17 incarcerated, and local law enforcement and child 18 welfare agencies, as appointed by the secretaries of those agencies and the Attorney General.

(b) The advisory committee shall 21 recommendations within one year on how to best provide and target state and local services to the children of 23 incarcerated parents and caregivers. The committee shall 24 suggest how to develop a data base that will track the 25 needs and outcomes of these children while ensuring confidentiality of the data. The committee shall also consider how to facilitate visitation with the incarcerated parent when in the best interest of the child.

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3. Notwithstanding Section 17610 30 Government Code, if the Commission on State Mandates determines that this act contains costs mandated by the 32 state, reimbursement to local agencies and school 33 districts for those costs shall be made pursuant to Part 7 34 (commencing with Section 17500) of Division 4 of Title 35 2 of the Government Code. If the statewide cost of the 36 claim for reimbursement does not exceed one million 37 dollars (\$1,000,000), reimbursement shall be made from 38 the State Mandates Claims Fund.